PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In Re Application of Date of Notice of Allowance: 06/24/98 DENNIS L. VORIES Issue Batch No.: F87 Serial No.: 09/004,485 Examiner: THOMAS P. NOLAND Filed: 01/08/98 RECEIVED Group Publishing Division For: LEAP FROGGING Art Unit: 2856 AUG 2 1 1998 HYDROSTATIC ALTIMETER) WITH CARRY FUNCTION

11

LETTER TRANSMITTING COPY OF PREVIOUSLY FILED DECLARATION AND POWER OF ATTORNEY

Box Issue Fee Post allowance Correspondence c/o TECHNOLOGY CENTER 2800 US PATENT AND TRADEMARK OFFICE Washington, D.C. 20231

Dear Mr. Noland:

In response to the Notice of Allowability dated June 24, 1998, and in accordance with Paper No. 2, enclosed is a copy of a COMBINED DECLARATION/POWER OF ATTORNEY by the inventor filed 3/10/95 for CIP application 08/402,511.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner of Patents, Washington, D.C. 20231 on 8/18/98

Howard C. Tarr, Esq.

(Applicant, Assignee, Registered
Representative)

(Signature)

(Date of Signature)

When this divisional application was filed, the COMBINED DECLARATION/POWER OF ATTORNEY of the grandparent application (08/177,532, filed 1/05/94) was inadvertently sent instead of the COMBINED DECLARATION/POWER OF ATTORNEY of the Continuation-in-Part application (08/402,511, filed 3/10/95). Accordingly, submitted herewith is a copy of the COMBINED DECLARATION/POWER OF ATTORNEY of the Continuation-in-Part application (08/402,511 filed, 3/10/95) for filing with this application. The examiner should note that the latter COMBINED DECLARATION/POWER OF ATTORNEY, which is already on file, covers this divisional application, and therefore a supplemental declaration is not felt to be needed.

Respectfully submitted,

Howard C. Tarr

Attorney for Applicant Registration No. 29,449